Document 29

Filed 07/21/2008 Page 1 of 2

Case 3:07-cv-04943-MHP

facts set forth in this Declaration and I am authorized to make these statements on behalf of

6

12

23

24

26

27

28

Interstate in my capacity as an employee of the company. 2. I am responsible for Interstate file number B554L06001460, a matter opened under a claims-made professional liability policy issued to Cirrus Medical Staffing, Inc., for the policy

- 3. On April 11, 2006, I assigned the defense of an amended complaint filed against Cirrus in Tracy Lovelace Sandia Health Services, New Mexico Second Jud. Dist., case no. CV-2005-07009 ("the Tracy Action") to the law firm of Jackson & Wallace and local counsel Yenson, Lynn, Allen & Wosick P.C.
- 4. Interstate expended in excess of \$15,000 to defend Cirrus from the claims asserted against it in the Tracy Action.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on July \_\_\_, 2008 in Chicago, Illinois

period January 27, 2005 through January 27, 2006.